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The R. 1780, 1986, 2016 A.

DECEMBRIOR VAN BOWER OF ATTORNEY FOR UTILITY OR DESIGN PATENT APPLICATION (27 CER 1453)

As a legary mined inventor, I hereby declare that. My residence, mailing address, and citizenship are as unted below ment in the delicity on an original, first and joint inventor (it helicity) or an original, first and joint inventor (it pelicits) are listed below) of the subject matter which is chained and for which a patent in sought on the invention capitled:

Paris 1, 2005		
(Conference 2 to ben (), and was anceded on		
Application Mander		
PCT/OB2002/00/65 and on June 01, 2005 as United States		
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I bereby state that I have reviewed and understand the contents of the above identified application, including the chines, as associated

l schedelge the daty to disclose information which is nuterial to patemability as defined in 37 CFR 1.56, inchaling for continuation-in-part application(s), material information which became available between the filing date of the prior application.

I hereby claim foreign prionity make 35 U.S.C. U3(a)-(d) or (f), or 365(b) of any foreign application(s) for patent, inventors or place that the configurate(s), or 365(a) of any PCT international application(s) where designated at least one country either that it is been sent foreign application(s) for parent finited States of America, listed below and have also identified below, by checking the box, any foreign application(s) for parent inventors or plant breakers of America that confidence is not that of the opplication predict priority is claimed.

Fried Application Franches (3) Country Online Date Vest No. 1802 (2000) (2000) [2]

Activity claim beneth under 35 United States Code § 19(e) of say United States provisional application (s) hated belong the control of the code for the control of the code for the code fo

I twireby claim benefit under 35 United States Code §120 of any United States application(s) or §365(c) of any PCI International application(s) designating the United States, fisted below and, insofar as the subject matter of each of the claims of this application is distolated by the United States of PCI International application in the manner provided by the United States of the application and the material to the patentability of this application and the material to the patentability of this application and the material provided between the filling date of the prior application and the mattental or PCI international filling date of the prior application.

entales and pulled tendential and 2.11 (3) radianed noticed by denoting the 2.13 and 2.13 and 2.14 and 2.15 and

I heaver appoint all attenneys of SUGIRRIE MION, FLLC who are listed under the USFTO Contorner Number shown below as my account this application and to transact all business in the United States Patent and Traderpark Office connected their excentions that the application that succeeding that the application that stated under that Customer Number may be changed from time to time at the sale discretion of Sugiring that the application that all correspondence about the application be addressed to the address filed mater the same USFTO Customer Mumber.

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I bereby declare that all statements made bestein of my own knowledge no two and that all statements made an information and the like of my bedieved to be sme, and findler that these statements were made with the knowledge dust willful false statements and the like or my factories or imprisonment, or both, under 18.U.S.C. 1991 and that such willful take statements may propordize the validate of the application or my patent issued thereon.

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